

TUESDAY, MAY 14, 8 A.M.

DEPARTURE OF TRAINS.

Selbyville Express.—Tuesday, 7:30 A.M. and 1 P.M.
Louisville Mail.—Tuesday, 7:30 A.M. and 1 P.M.
Lexington and Cincinnati Railroad.—On and after Monday, April 15, 1861, trains will leave New Albany as follows:
7:30 A.M. to Louisville.
8:30 P.M. to Lexington.
Trains arrive at Albany as follows:
4:30 A.M. to Louisville.
10:30 A.M. to Lexington.
Lexington and Louisville Railroad.—Tuesday, 7:30 A.M. to Louisville.
Lexington and Nashville Railroad.—Tuesday, 7:30 A.M. to Louisville and Memphis.
Leeds and Liverpool Canal.—Tuesday, 7:30 A.M. to Liverpool.
London and Birmingham Express.—Tuesday, 7:30 A.M. to London.
London Mail.—Tuesday, 7:30 A.M. to London.
London and Birmingham Express.—Tuesday, 7:30 A.M. to Birmingham.

COL. ROBERT ANDERSON.—The noble hero of Sumpter, whose late glorious renown of that fort shod imperious renown upon America's valor, will be in this city on Friday of the present week. He is a native Kentuckian, and he now visits his native Kentucky after an absence of many years in the service of his country. He will first touch Kentucky in our city, and we have the best reason to believe that a large number of our fellow-citizens will heartily rejoice in the opportunity of meeting him here, and in their high admiration of the noble qualities by which he has won the admiration of the world in the civilized world. Our nation has no more exalted hero, no more exalted patriot.

It has been suggested to us that the Kentucky Legislature will invite Col. Anderson to visit the capital of our State. Certainly the Legislature would honor itself in making him its guest.

AN IMPORTANT MEASURE.—We understand from the report of the proceedings of the Senate on yesterday, that body had passed by a large majority a bill containing these two important provisions: 1. Suspension of all the circuit and other inferior courts except for the trial of criminal and capital cases until Jan. 1, 1862; 2. All exceptions which have issued since January 1, 1861, shall be returned to the proper officers, and re-submitted, *reverberate* to March, 1862. No law, we believe, has ever been so speedily enacted in the history of our country, and we desire where the exigencies of the times demand such a radical change in judicial proceedings. The object sought to be attained is praise-worthy, viz. the relief of the people—but experience will demonstrate, we fear, that the law which has passed will be of small avail.

We have not time in this issue to speak of the dangers of such legislation, but we respectfully suggest whether the suspension of the courts until January, 1862, is not a violation of that provision of the bill of rights which declares that *all courts shall be open, and every person for an injury done him in his lands, goods, person, or reputation, shall have remedy by the law of the land, right and justice administered according to the course of common law.*

And we further suggest, with great confidence, whether any law which requires that executions already suspended judgments already delayed to be resented to March, 1862, is not a clear violation of those provisions of the Federal and State Constitutions, which prohibit the passage of any law *impairing the obligation of contracts.* An examination of the law, which gave rise to the new and old court controversy, and the decisions of our Court of Appeals thereon, will sustain this position.

It seems to us that more harm than good will result from a general suspension of the courts, and a general distrust of and awe among business men. Certainly an impression should induce the Legislature to pass any anomalous measure. Let us all stand by the Constitution as the sheet-anchor of our safety.

CIRCUIT COURT.—The trial, the Hon. Andrew Murray presiding, was in session yesterday.

John Roberts, Deputy Attorney for Jefferson county, for the northern district, returned his assent, which exhibits 2,025 lists, and 1,617 were over twenty-one years of age.

J. M. Miller, appointed guardian of the estate of Francis W. Moore, Esq.,

The will of Wm. Wilcox, G. W. Walsh, executor, was admitted to record.

J. M. Rogers was qualified a Notary Public. The settled accounts of Margarette, ad. m. Mrs. J. C. Moore, John N. Scott, guardian of Wm. W. and Thos. J. Scott, J. H. Wright, guardian of Lydia, E. D. Sallie, and L. B. Briscoe, W. H. Coke, guardian of Julian and Sam'l Grant, guardian of Margarette, and George F. French, administrator of Mary Bennett, were filed and confirmed for execution.

Lithbury Hatchet was qualified as Constable in the Oakland district.

W. D. Scott was qualified as Constable in the Lower Foothills.

Lindsey Prather and Thos. Goss were appointed judges of the Spring Garden election precinct, in place of H. H. Marsteller, deceased, and Mr. Dickson, who has removed to Indiana.

THE SWISS BILL RINGER.—This company and their Swiss band, will give a concert Saturday evening, and a warm reception after a predicated absence. The addition of the celebrated Kansas Family forms a new attraction.

The Star Spangled Banner, by Mrs. Knott brought out special arrangements for the entertainment of the public, the right to the honors and emoluments of the office was tested by her, and was accorded to Mr. Hagland.

Electoral Returns.—There was an election for Magistrate in the Fisherville district, in this county, on Saturday, the 12th instant. The race was between Misses Jacob Shewell and Marshall Hagland, who were in a tie vote. As is the custom, the right to the honors and emoluments of the office was tested by her, and was accorded to Mr. Hagland.

ELECTION OF ALDERMAN IN THE SEVENTH WARD.—We publish a most flattering call upon Mr. H. P. Synder to be a candidate for Alderman in the Seventh Ward. He cannot well refuse compliance with such a call. He possesses a very high degree of quality, that could be derived in a contest of the interests of our city.

NOTES ON THE CONTEST.—Notes for the election of Alderman in the Seventh Ward, on Saturday, the 6th inst., Mr. John T. Conn received a majority of one over Mr. J. B. Walde, his opponent. Mr. Walde has given formal notice that he would contest the election, alleging that illegal votes were cast.

ELECTION RETURNS.—DAVIS COUNTY.—Total vote, 1,405, of which 1,321 were for the Union candidates, and 172 for the Confederates. The largest Union票 was 1,321, for Davis.

Housewives.—Vote for the Union ticket, 1,671—full two-thirds of the vote of the country.

Palestine.—For the Union's 1,399, for re-election 127.

THEATRE.—There can be no complaint against the management of the theatre on the score of attractions, for we have presented night after night the most brilliant and dramatic features. The grand drama of "Hamlet" will be presented this evening, together with the tragicomical force of the College Boys.

THE APPOINTMENT OF GEN. S. H. ANDERSON.—Nashville, to a Major Generality made necessary for him to resign the Presidency of the Bank of Tennessee. The Presidency was therefore offered to Col. A. W. Johnson, who declined it. Col. G. C. Torrey was subsequently appointed.

CONFIRMATION.—There will be a meeting of citizens of the Third and Fourth Wards at Weyman's Hall this evening to nominate a candidate for the Council to fill the vacancy occasioned by the resignation of Dr. Marshall. The election will take place on Saturday next.

Mr. Henry Duvall, of the Louisville, talion of Zouaves, has been in Gallatin, Tenn., for several days drilling the Illinois Zouaves. He is an efficient officer, and the Examiner says the Illinois men have improved wonderfully under his charge.

THE COURTS.—They can be before the Circuit Court yesterday was that of Wesley Wren, indicted for the murder of G. G. Blane. The accused was acquitted.

PERIODICALS IN THE WEST INDIAS.—His Royal Highness Prince Alfred a son among the West India islands has been rapid. He has visited Barbados, St. Vincent, St. Lucia, Martinique, Guadalupe, Dominica, Antigua, Montserrat, Nevis, St. Kitts, Tortola, St. Thomas, and Jamaica.

ELIZABETHTOWN, MAY 13, 1861.
TO THE MEMBERS OF THE FIFTH CONGRESS.
ALBION, N.Y.—Fellow-Citizens: In compliance with the wishes of my friends throughout the Fifth Congressional District, I announce myself a candidate for reelection to Congress. My opinions are the same that I have heretofore expressed in public, and that my family was entitled by the accidental discharge of a rifle in the hands of Mr. J. F. Cooper. The latter was showing to Mr. Moore the military use of the rifle, and had no thought of the gun being loaded. Mr. Moore did not change them, and I have not changed them.

Kentucky's present position should be maintained with clemency and leniency, and courage.

Let her brave and patriotic sons struggle hopeless and commanding attitude. Her recent unparalleled vote of our State has sent up, from the depth of her great heart, a prayer for peace, and made a pledge of her noble conservatism. As she is free from the guilt of the unhappy troublous nation, let us shield her, if we can, from their encroachments.

At an early day I will make appointments, and call at the District, so far as I am able.

Very respectfully your obedient servant,

JOHN YOUNG BROWN.

TO THE CHIEF JUSTICE AND CONGRESS. By official usurpation it has been ascertained that the total vote of Louisville and Jefferson County was for the Border State Convention. We have sent up, from the 10th, which of our 8,628 were cast in the city, and 2,666 in the county. The Butler Clay (or session) ticket received 5 votes in the city.

LEXINGTON, MAY 13, 1861.—A number of petitions were presented to Mr. Johnson.—Banks.—A bill to amend the charter of the Merchant Park of Lexington, Ky., was introduced into the House of Representatives and referred to the Committee on Banking.

Mr. Simpson—a bill to appoint a day for the meeting of the next General Assembly of Kentucky.

Mr. Moore—a bill concerning the Western Clerks.

Mr. Moore—a bill to amend the constitution of the State.

Mr. Moore—a bill to amend the constitution of the State.

Mr. Moore—a bill to amend the constitution of the State.

Mr. Moore—a bill to amend the constitution of the State.

Mr. Moore—a bill to amend the constitution of the State.

Mr. Moore—a bill to amend the constitution of the State.

Mr. Moore—a bill to amend the constitution of the State.

Mr. Moore—a bill to amend the constitution of the State.

Mr. Moore—a bill to amend the constitution of the State.

Mr. Moore—a bill to amend the constitution of the State.

Mr. Moore—a bill to amend the constitution of the State.

Mr. Moore—a bill to amend the constitution of the State.

Mr. Moore—a bill to amend the constitution of the State.

Mr. Moore—a bill to amend the constitution of the State.

Mr. Moore—a bill to amend the constitution of the State.

Mr. Moore—a bill to amend the constitution of the State.

Mr. Moore—a bill to amend the constitution of the State.

Mr. Moore—a bill to amend the constitution of the State.

Mr. Moore—a bill to amend the constitution of the State.

Mr. Moore—a bill to amend the constitution of the State.

Mr. Moore—a bill to amend the constitution of the State.

Mr. Moore—a bill to amend the constitution of the State.

Mr. Moore—a bill to amend the constitution of the State.

Mr. Moore—a bill to amend the constitution of the State.

Mr. Moore—a bill to amend the constitution of the State.

Mr. Moore—a bill to amend the constitution of the State.

Mr. Moore—a bill to amend the constitution of the State.

Mr. Moore—a bill to amend the constitution of the State.

Mr. Moore—a bill to amend the constitution of the State.

Mr. Moore—a bill to amend the constitution of the State.

Mr. Moore—a bill to amend the constitution of the State.

Mr. Moore—a bill to amend the constitution of the State.

Mr. Moore—a bill to amend the constitution of the State.

Mr. Moore—a bill to amend the constitution of the State.

Mr. Moore—a bill to amend the constitution of the State.

Mr. Moore—a bill to amend the constitution of the State.

Mr. Moore—a bill to amend the constitution of the State.

Mr. Moore—a bill to amend the constitution of the State.

Mr. Moore—a bill to amend the constitution of the State.

Mr. Moore—a bill to amend the constitution of the State.

Mr. Moore—a bill to amend the constitution of the State.

Mr. Moore—a bill to amend the constitution of the State.

Mr. Moore—a bill to amend the constitution of the State.

Mr. Moore—a bill to amend the constitution of the State.

Mr. Moore—a bill to amend the constitution of the State.

Mr. Moore—a bill to amend the constitution of the State.

Mr. Moore—a bill to amend the constitution of the State.

Mr. Moore—a bill to amend the constitution of the State.

Mr. Moore—a bill to amend the constitution of the State.

Mr. Moore—a bill to amend the constitution of the State.

Mr. Moore—a bill to amend the constitution of the State.

Mr. Moore—a bill to amend the constitution of the State.

Mr. Moore—a bill to amend the constitution of the State.

Mr. Moore—a bill to amend the constitution of the State.

Mr. Moore—a bill to amend the constitution of the State.

Mr. Moore—a bill to amend the constitution of the State.

Mr. Moore—a bill to amend the constitution of the State.

Mr. Moore—a bill to amend the constitution of the State.

Mr. Moore—a bill to amend the constitution of the State.

Mr. Moore—a bill to amend the constitution of the State.

Mr. Moore—a bill to amend the constitution of the State.

Mr. Moore—a bill to amend the constitution of the State.

Mr. Moore—a bill to amend the constitution of the State.

Mr. Moore—a bill to amend the constitution of the State.

Mr. Moore—a bill to amend the constitution of the State.

Mr. Moore—a bill to amend the constitution of the State.

Mr. Moore—a bill to amend the constitution of the State.

Mr. Moore—a bill to amend the constitution of the State.

Mr. Moore—a bill to amend the constitution of the State.

Mr. Moore—a bill to amend the constitution of the State.

Mr. Moore—a bill to amend the constitution of the State.

Mr. Moore—a bill to amend the constitution of the State.

Mr. Moore—a bill to amend the constitution of the State.

Mr. Moore—a bill to amend the constitution of the State.

Mr. Moore—a bill to amend the constitution of the State.

Mr. Moore—a bill to amend the constitution of the State.

Mr. Moore—a bill to amend the constitution of the State.

Mr. Moore—a bill to amend the constitution of the State.

Mr. Moore—a bill to amend the constitution of the State.

Mr. Moore—a bill to amend the constitution of the State.

Mr. Moore—a bill to amend the constitution of the State.

Mr. Moore—a bill to amend the constitution of the State.

Mr. Moore—a bill to amend the constitution of the State.

Mr. Moore—a bill to amend the constitution of the State.

Mr. Moore—a bill to amend the constitution of the State.

Mr. Moore—a bill to amend the constitution of the State.

